UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	
v	

RUTH NOEMI NORMAN,

Plaintiff,

-against-

23 **CIVIL** 9245 (GHW)

JUDGMENT

EXPERIAN INFORMATION SOLUTIONS, INC., EQUIFAX INFORMATION SERVICES, LLC, and TRANS UNION LLC,

Defendant.
 X

It is hereby **ORDERED**, **ADJUDGED AND DECREED**: That for the reasons stated in the Court's Order dated August 20, 2024, As the R&R points out, Plaintiff has now had multiple opportunities to plead her claims, as well as the benefit of the Court's analysis on defendants' prior motion to dismiss. R&R at 11. Plaintiff has provided no indication in her submissions that she has a colorable FCRA claim, such that a third opportunity to amend could cure the SAC's pleading deficiencies. Accordingly, Plaintiff's FCRA claims are dismissed with prejudice, without leave to amend. TechnoMarine, 758 F.3d at 506; Selvam v. Experian Info. Sols., Inc., No. 13-CV-6078 DLI JO, 2015 WL 1034891, at *4 (E.D.N.Y. Mar. 10, 2015). Judgment is entered in favor of Defendant Trans Union LLC. Accordingly, the case is closed.

Dated: New York, New York

August 21, 2024

DANIEL ORTIZ
Acting Clerk of Court

BY:

Deputy Clerk